1 2 3 4 5 6 7 8 9	DONALDJ.QUERIO(StateBarNo.54367) djq@severson.com MARKD.LONERGAN(StateBarNo.143622) mdl@severson.com PETERH.BALES(StateBarNo.251345) phb@severson.com SEVERSON&WERSON AProfessionalCorporation OneEmbarcaderoCenter,Suite2600 SanFrancisco,CA94111 Telephone:(415)398-3344 Facsimile:(415)956-0439 AttorneysforDefendants WELLSFARGOFINANCIAL MISSOURI,INC.,etal.	DISTRICTCOURT	
	UNITEDSTATESDISTRICTCOURT		
11	NORTHERNDISTRICTOFCALIFORNIA		
12	DICHARDHOWARD	C N COZ 05001EDI (DZ)	
13	RICHARDHOWARD,	CaseNo.:CO7-05881EDL(BZ)	
14	Plaintiff,	WELLFARGO'SMOTIONFOR ADMINISTRATIVERELIEFTO	
15	VS.	REQUESTTOCHANGEDATESET FORMANDATORYSETTLEMENT	
16	WELLSFARGOFINANCIALMISSOURI, INC.,WELLSFARGOFINANCIAL	CONFERENCE	
17	ACCEPTANCE, WELLSFARGOAUTO FINANCE, INC., WELLSFARGO	SettlementConferenceDate: August19,2008	
18	FINANCIALCAR,LLC,andDOES1-50,	Time:9:00a.m. Dept.:G	
19	Defendants.	Judge:Hon.BernardZimmerman	
20		ComplaintDate:November20,2007	
21			
22	PursuanttoCiv.L.R.7-11,defendantWellsFargoF inancialMissouri,Inc.submitsthis		
23	motionforadministrativereliefrequestingthatth eCourtchangethedatecurrentlysetforthe		
24	settlementconferenceforthefollowingreasons:		
25	1. OnJune18,2008JudgeZimmerma	nissuedan"OrderS chedulingSettlement	
26	Conference"whichsetthedateforAugust19,2008. (BalesDecl.,¶2.)		
27	2. CounselforWellsFargoisnotavailableonAugust 19,2008becauseofa		
28	mandatorysettlementconferenceforanotheraction whichissettotakeplaceinElDorado		
	07515/0006/670750 1 W1	la Eanga's Daguastta Changa Datafon Sattlament Conforma	

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 $County Superior Court and which was scheduled prior to Judge Zimmer man's order. (Bales Decl., \P 3.)$

- 3. Inlightoftheschedulingconflict,onJune18,20 08counselforWellsFargo,Peter H.Bales,sentanemailtocounselforplaintiffas kingifplaintiffwouldbewillingtofilea stipulationrequestingthattheCourtchangetheda tesetfortheconference.Plaintiff'scounsel respondedonFriday,June20 th statingthathewouldcheckhiscalendar.(Bales Decl.,¶4.)
- 5. OnFriday,July11,2008,counselforWellsFargos entathirdandfinalemailto determinewhetherplaintiffwaswillingtostipulat etotherequest.TheJuly11 themailwassent onlyafterplaintiff'scounselfailedtorespondto theJuly1 stemailandatelephonemessagethat wasleftearlierintheweekatcounsel'soffice. ThisfinalemailadvisedplaintiffthatifWells FargodidnothearbackbyMondayJuly14,2008reg ardingplaintiff'swillingnesstoagreetoa stipulationWellsFargowouldfilethismotion.(B alesDecl.,¶6.)
- 6. WithinminutesaftertheJuly11 themail, plaintiff's counselresponded that hewas "working onit." However, as of the date of thism of ion plaintiff's counselhas failed to provide a otwilling to stipulate to this request. (Bales Decl., ¶7.)
- 7. Duetotheschedulingconflictandplaintiff's fail uretorespond, WellFargo submits this motion requesting that the Court chang ethedate set for the settlement conference.

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	Case 3:07-cv-05881-EDL	Document 48 Filed 07/23/2008 Page 3 of 6
1 2	DATED:July15,2008	SEVERSON&WERSON AProfessionalCorporation
		Davida /Data a II Dalla a
3		By/ <u>s/PeterH.Bales</u> PeterH.Bales
4		AttorneysforDefendant WELLSFARGOFINANCIALMISSOURI,INC.
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40	07515/0096/679750.1	-3- WellsFargo'sRequesttoChangeDateforSettlement Conference

07515/0096/679750.1

<u>DECLARATIONOFPETERH.BALESINSUPPORTOFMOTION</u> FOR <u>ADMINISTRATIVERELIEF</u> I,PeterH.Bales,declareasfollows:

- 1. Iamanattorneyatlaw,licensedtopracticeinth eStateofCalifornia,andIaman attorneywiththelawfirmofSeverson&Werson,co unselofrecordforWellsFargoDefendants. Ihavepersonalknowledgeofthefollowingfacts,a ndifcalledasawitness,Iwouldtestify truthfullywithrespecttothemattersstatedherei n.
- 2. OnJune18,2008JudgeZimmermanissuedan"OrderS chedulingSettlement Conference"whichsetthedateforAugust19,2008.
- $3. \quad Iamnotavailable on August 19,2008 because of a mandatory settlement \\ conference for another action which is settotake place in ElDorado County Superior Court and \\ which was scheduled prior to Judge Zimmerman's orde r.$
- 4. Inlightoftheschedulingconflict,onJune18,20 08Isentanemailtocounselfor plaintiffaskingifplaintiffwouldbewillingtof ileastipulationrequestingthattheCourtchange thedatesetfortheconference.Plaintiff'scouns elrespondedonFriday,June20 thstatingthathe wouldcheckhiscalendar.
- 5. OnJuly1,2008,Isentafollow-upemailtocounse lforplaintiffsinceIhadnot receivedasubstantiveresponsetohisJune18 themailaskingifplaintiffwaswillingtostipulate to therequest.Plaintiff'scounselneverrespondedt omyJuly1 stemail.
- 6. OnFriday,July11,2008Isentathirdandfinale mailtodeterminewhether plaintiffwaswillingtostipulatetotherequest. IsenttheJuly11 themailonlyafterplaintiff's counselfailedtorespondtomyJuly1 stemailandatelephonemessagethatIleftearlier inthe weekatcounsel'soffice.Iadvisedplaintiff'sco unselthatifWellsFargodidnothearbackby MondayJuly14,2008regardingplaintiff'swillingn esstoagreetoastipulation,WellsFargowouldfileamotionrequestingtheCourttochange thedate.
- 7. WithinminutesaftertheJuly11 themail,plaintiff'scounselrespondedthathewas "workingonit."However,asofthedateofthisr equestplaintiff'scounselhasfailedtoprovidea otwillingtostipulatetothisrequest.

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1	Ideclareunderpenaltyofperjurythattheforegoi ngistrueandcorrect.Executedwithin
2	theUnitedStatesonJuly15,2008.
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4	By:/s/PeterH.Bales PeterH.Bales
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l	07515/0096/679750.1 WellsFargo's Requestto Change Date for Settlement Conference

-{PROPOSED}ORDER

Basedupontheadministrativemotionandthedeclar ationsubmittedinsupportofthe and no opposition having been filed, administrativemotion, WellsFargo's request that hedateforthesettlement conference be changed is GRANTED. The settlement conference is owscheduled for __August 29, 2008 _____at9:00a.m., in Courtroom G __15 th Floor, Federal Building, 450

GoldenGateAvenue,SanFrancisco,California.All deadlinescorrespondingtothesettlement conferenceshallbechangedtoreflectthenewdate .

ITISSOORDERED.

Dated: July 22 _____,2008

MagistrateJudge UnitedStatesDistrictCourt

